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Attorney's Docket No. \_\_\_

PATENT

# IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

**Box Patent Application Assistant Commissioner for Patents** Washington, D.C. 20231

#### NEW APPLICATION TRANSMITTAL

Transmitted herewith for filing is the patent application of

Inventor(s): JOE SZWARC and JOEL J. SMEJKAL

WARNING: Patent must be applied for in the name(s) of all of the actual inventor(s). 37 CFR 1.41(a) and 1.53(b).

For (title): SURFACE MOUNTED FOUR TERMINAL RESISTOR

#### **CERTIFICATION UNDER 37 CFR 1.10**

I hereby certify that this New Application Transmittal and the documents referred to as enclosed therein are being deposited with the United States Postal Service on this date  $\frac{Feb}{Feb}$ . 10, 1999 in an envelope as "Express Mail Post Office to Addressee" Mailing Label Number .. to the: Assistant Commissioner for Patents, Washington, D.C. 20231.

Ruth E. Fisher

(type or print name of person mailing paper)

Signature of person mailing paper

NOTE: Each paper or fee referred to as enclosed herein has the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 CFR 1.10(b).

WARNING: Certificate of mailing (first class) or facsimile transmission procedures of 37 CFR 1.8 cannot be used to obtain a date of mailing or transmission for this correspondence.

(Application Transmittal [4-1]-page 1 of 9)

. Type of Application
This new application is for a(n)
(check one applicable item below)
☑ Original (nonprovisional)
☐ Design
☐ Plant
WARNING: Do not use this transmittal for a completion in the U.S. of an International Application under 35 U.S.C. 371(c)(4), unless the International Application is being filed as a divisional, continuation or continuation-in-part application.
WARNING: Do not use this transmittal for the filing of a provisional application.
NOTE: If one of the following 3 items apply, then complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF A PRIOR U.S. APPLICATION CLAIMED and a NOTIFICATION IN PARENT APPLICATION OF THE FILING OF THIS CONTINUATION APPLICATION.
☐ Divisional.
☐ Continuation.
☐ Continuation-in-part (C-I-P).
2. Benefit of Prior U.S. Application(s) (35 U.S.C. 119(e), 120, or 121)
NOTE: If the new application being transmitted is a divisional, continuation or a continuation-in-part of a parent case, or where the parent case is an International Application which designated the U.S., or benefit of a prior provisional application is claimed, then check the following item and complete and attach ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.
WARNING: If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. 120, 121 or 365(c) (35 U.S.C. 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. 119, 365(a) or 365(b).) For a c-1-y application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.
WARNING: When the last day of pendency of a provisional application falls on a Saturday, Sunday, or Federa holiday within the District of Columbia, any nonprovisional application claiming benefit of the provisional application must be filed prior to the Saturday, Sunday, or Federal holiday within the District of Columbia. See 37 C.F.R. § 1.78(a)(3).
The new application being transmitted claims the benefit of prior U.S. application(s) and enclosed are ADDED PAGES FOR NEW APPLICATION TRANSMITAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.
<ol> <li>Papers Enclosed That Are Required for Filing Date under 37 CFR 1.53(b) (Regular) or 37 CFR 1.153 (Design) Application</li> </ol>
6_ Pages of specification
Pages of claims
1_ Pages of Abstract
2_ Sheets of drawing
☐ informal
(Application Transmittal [4-1]—page 2 c

WARNING: DO NOT submit original drawings. A high quality copy of the drawings should be supplied when filing a patent application. The drawings that are submitted to the Office must be on strong, white, smooth, and non-shiny paper and meet the standards according to § 1.84. If corrections to the drawings are necessary, they should be made to the original drawing and a high-quality copy of the corrected original drawing then submitted to the Office. Only one copy is required or desired. Comments on proposed new 37 CFR 1.84. Notice of March 9, 1988 (1990 O.G. 57-62).

FORM 4-1

NOTE: "Identifying indicia, if provided, should include the application number or the title of the invention, inventor's name, docket number (if any), and the name and telephone number of a person to call if the Office is unable to match the drawings to the proper application. This information should be placed on the back of each sheet of drawing a minimum distance of 1.5 cm. (5/8 inch) down from the top of the page." 37 C.F.R. 1.84(c)).

	-	and pages on the state state.
		(complete the following, if applicable)
		The enclosed drawing(s) are photograph(s), and there is also attached a "PETITION TO ACCEPT PHOTOGRAPH(S) AS DRAWING(S)." 37 C.F.R. 1.84(b).
4.	Additi	onal papers enclosed
		Preliminary Amendment
		Information Disclosure Statement (37 CFR 1.98)
		Form PTO-1449
		Citations
		Declaration of Biological Deposit
		Submission of "Sequence Listing," computer readable copy and/or amendment pertaining thereto for biotechnology invention containing nucleotide and/or amino acid sequence.
		Authorization of Attorney(s) to Accept and Follow Instructions from Representative
		Special Comments
		Other
5.	Decla	aration or oath
	Ø	Enclosed
		Executed by
		(check all applicable boxes)
		☑ inventor(s).
		legal representative of inventor(s). 37 CFR 1.42 or 1.43.
		joint inventor or person showing a proprietary interest on behalf of inventor who refused to sign or cannot be reached.
		This is the petition required by 37 CFR 1.47 and the statement

☐ Not Enclosed.

fee.

WARNING: Where the filing is a completion in the U.S. of an International Application, but where a declaration is not available, or where the completion of the U.S. application contains subject matter in addition to the International Application, the application may be treated as a continuation or continuation-in-part, as the case may be, utilizing ADDED PAGE FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION CLAIMED.

(Application Transmittal [4-1]-page 3 of 9)

Application is made by a person authorized under 37 CFR 1.41(c) on behalf of all the above named inventor(s).
(The declaration or oath, along with the surcharge required by 37 CFR 1.16(e) can be filed subsequently).
NOTE: It is important that all the correct inventor(s) are named for filing under 37 CFR 1.41(c) and 1.53(b).
☐ Showing that the filing is authorized.
(not required unless called into question. 37 CFR 1.41(d))
6. Inventorship Statement
WARNING: If the named inventors are each not the inventors of all the claims an explanation, including the ownership of the various claims at the time the last claimed invention was made, should be submitted.
The inventorship for all the claims in this application are:
☐ The same.
or
Not the same. An explanation, including the ownership of the various claims at the time the last claimed invention was made,
is submitted.
☐ will be submitted.
7. Language
NOTE: An application including a signed oath or declaration may be filed in a language other than English.  A verified English translation of the non-English language application and the processing fee of \$130.00 required by 37 CFR 1.17(k) is required to be filed with the application, or within such time as may be set by the Office. 37 CFR 1.52(d).
NOTE: A non-English oath or declaration in the form provided or approved by the PTO need not be translated.  37 CFR 1.69(b).
English English
☐ Non-English
☐ The attached translation is a verified translation. 37 CFR 1.52(d).
8. Assignment
An assignment of the invention to
ET 1: ALALA A A A CONTRA OUTET FOR ACCIONNATION (DOCUM
is attached. A separate if "COVER SHEET FOR ASSIGNMENT (DOCU- MENT) ACCOMPANYING NEW PATENT APPLICATION" or if FORM PTO 1595 is also attached.
XXI will follow.
NOTE: "If an assignment is submitted with a new application, send two separate letters-one for the application and one for the assignment." Notice of May 4, 1990 (1114 O.G. 77-78).
WARNING: A newly executed "CERTIFICATE UNDER 37 CFR 3.73(b)" must be filed when a continuation-in-part application is filed by an assignee. Notice of April 30, 1993, 1150 O.G. 62-64.
(Application Transmittal [4-1]—page 4 of 9)

9.	Certific	ed Copy
(	Certified	copylies

Certified copy(ies) of application(s)

country	appln. no.	filed
country	appln. no.	filed
country	appln. no.	filed

from which priority is claimed

- is (are) attached.
- ☐ will follow.

NOTE: The foreign application forming the basis for the claim for priority must be referred to in the oath or declaration. 37 CFR 1.55(a) and 1.63.

NOTE: This item is for any foreign priority for which the application being filed directly relates, if any parent U.S. application or international Application from which this application claims benefit under 35 U.S.C. 120 is itself entitled to priority from a prior foreign application, then complete item 18 on the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED.

# 10. Fee Calculation (37 CFR 1.16)

· A. 🔯 Regular application

CLAIMS AS FILED					
Number filed	Number Extra		Rate	Basic Fee 37 CFR 1.16(a) \$750.000XX	
Total Claims (37 CFR 1.16(c)) 2 -	20 =	×	\$ 22.00	0	
Independent Claims (37 CFR 1.16(b)) 1 -	· 3 =	×	\$ 78.00	00	
Multiple dependent claim(s), if any (37 CFR 1.16(d))		+	\$250.00	0	

- ☐ Amendment cancelling extra claims enclosed.
- ☐ Amendment deleting multiple-dependencies enclosed.
- Fee for extra claims is not being paid at this time.

NOTE: If the fees for extra claims are not paid on filing they must be paid or the claims cancelled by amendment, prior to the expiration of the time period set for response by the Patent and Trademark Office in any notice of fee deficiency. 37 CFR 1.16(d).

Filing Fee Calculation

\$ 760.00

	11. Sma	all Entity Stat	ement(s)			
		Verified Stat 1.27 is (are)		s is a filing by a	small entity und	der 37 CFR 1.9 and
	WARNIN	including apportunition in the patent in the	plications or patents which the status has S.C. 119(e), 120, 121 prior application if the the prior application	which are directly of been established. A or 365(c) of a prior ne nonprovisional ap	r indirectly depend I nonprovisional app application may relipplication includes by of the verified sta	her application or patent, ent upon the application claiming benefit y on a verified statement a reference to a verified atement filed in the prior F.R. § 1.28(a).
(ii)			(complete th	e following, if ap	oplicable)	
	E	] Status as a		is claimed in pri		
		is being cl	aimed for this a	, filed on oplication under:	· · · · · · · · · · · · · · · · · · ·	, from which benefit
South William II. It would give gradie			.   119(e),   120,   121,   365(c),			
ries		and whice	th status as a sr	nall entity is still	proper and de	esired.
=		□ A co	py of the verifie	d statement in t	he prior applica	ation is included.
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	NOTE:	within 2 month	the full fee paid will as of the date of time . 37 CFR 1.28(a).	be refunded if a ver ely payment of a full	ified statement and fee. The two-mon	i a refund request are filed th period is not extendable
513 1.1	12. R	equest for in	iternational-Typ	e Search (37 Cl	FR 1.104(d))	
			(cor	mplete, if applica	able)	
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						٠
					(Application Tra	ansmittal [4-1]—page 6 of 9)

Filing Fee Calculation

Filing fee calculation

B. 

Design application

C. | Plant application

(\$310.00-37 CFR 1.16(f))

(\$510.00-37 CFR 1.16(g))

13.

3. Fee P	aym	ent Being Made at This Time		
<b></b>	Not 6	Enclosed		
(	(	No filing fee is to be paid at this time. This and the surcharge required by 37 CFR 1.16(e) ca quently.)	ın be	e paid subse-
1831	Enck	osed		
	$Q_{\mathbf{X}}$	Basic filing fee	\$	760.00
		Recording assignment (\$40.00; 37 CFR 1.21(h)) (See attached "COVER SHEET FOR ASSIGNMENT ACCOMPANYING NEW APPLICATION".)	\$	
		Petition fee for filing by other than all the inventors or person on behalf of the inventor where inventor refused to sign or cannot be reached.  (\$130.00; 37 CFR 1.47 and 1.17(h))	\$	
		For processing an application with a specification in a non-English language. (\$130.00; 37 CFR 1.52(d) and 1.17(k))	\$	S
		Processing and retention fee (\$130.00; 37 CFR 1.53(d) and 1.21(l))	5	<b></b>
		Fee for international-type search report (\$40.00; 37 CFR 1.21(e))	;	£
to 1. fil	com .53 an ling fe	1.21(f) establishes a fee for processing and retaining any application the plete the application pursuant to 37 CFR 1.53(d) and this, as well as the sindicate that in order to obtain the benefit of a prior U.S. appearant be paid, or the processing and retention fee of § 1.21(f) must be tition under § 53(d).	the o	changes to 37 CFR on, either the basic if, within 1 year from
		Total fees enclosed	<b>.</b>	760.00
14. Met	hod	of Payment of Fees		
¥		eck in the amount of \$_760.00		
		arge Account No in the amount of \$. duplicate of this transmittal is attached.	···	
	Fees s 1.22(b)	hould be Itemized in such a manner that it is clear for which purpose	the fe	es are paid. 37 CFR

	n to Charge Additional Fe	
		ollowing items should not be completed
	tely count claims, especially multip claim charges are authorized.	ole dependent claims, to avoid unexpected high charges,
The Coby this	paper and during the entire	orized to charge the following additional fees ependency of this application to Account No.
¥X 37	CFR 1.16(a), (f) or (g) (filin	ng fees)
□ 37	CFR 1.16(b), (c) and (d) (g	presentation of extra claims)
NOTE: Because ac must only i set for res authorize to final action	dditional fees for excess or multiple be paid or these claims cancelled ponse by the PTO in any notice o he PTO to charge additional claim to.	dependent claims not paid on filing or on later presentation by amendment prior to the expiration of the time period of fee deficiency (37 CFR 1.16(d)), it might be best not to fees, except possibly when dealing with amendments after
☐ 3°	7 CFR 1.16(e) (surcharge for a date later than the filin	or filing the basic filing fee and/or declaration g date of the application)
□ 3	7 CFR 1.17 (application pr	ocessing fees)
shou 37 C Notic	ld be made only with the knowledg .F.R. 1.136(a) is to no avail <u>unless</u> a se of November 5, 1985 (1060 O.	with extensions of time under § 1.136(a), this authorization ge that: "Submission of the appropriate extension fee under request or petition for extension is filed." (Emphasis added). G. 27).  before mailing of Notice of Allowance, pursuant
of a Notic of mailing	ce of Allowance, the issue fee will light the notice of allowance. 37 CFF	
be filed in of 37 CF than a s	n the application prior to payin R 1.28(b): (a) notification of chang mall entity" and (b) no notification	ny change in loss of entitlement to small entity status must g, or at the time of paying, issue fee." From the wording ge of status must be made even if the fee is paid as "other is required if the change is to another small entity.
16. Instructio	ns as to Overpayment	
	dit Account No. <u>26-</u> 0084	$\overline{}$
☐ Refu	ınd	113
		SIGNATURE OF ATTORNEY
<b>Reg. No.</b> 18	3,543	Donald H. Zarley
		(type or print name of attorney)
<b>Tel. No. (</b> 515	) 288-3667	Suite 3200, 801 Grand Avenue
		P.O. Address Des Moines, Iowa 50309

(Application Transmittal [4-1]—page 8 of 9)

₩ 10	ncorp	oration by reference of added pages
		(check the following item if the application in this transmittal claims the benefit of prior U.S. application(s) (including an international application entering the U.S. stage as a continuation, divisional or C-I-P application) and complete and attach the ADDED PAGES FOR NEW APPLICATION TRANSMITTAL WHERE BENEFIT OF PRIOR U.S. APPLICATION(S) CLAIMED)
	ĽXX	Plus Added Pages for New Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed
		Number of pages added5
		Plus Added Pages for Papers Referred to in Item 4 Above
		Number of pages added
		Plus "Assignment Cover Letter Accompanying New Application"
		Number of pages added
	State	ment Where No Further Pages Added

with this page and check the following item.)

(if no further pages form a part of this Transmittal, then end this Transmittal

☐ This transmittal ends with this page.

(Rel 65-10/95 Pub.605)

# ADDED PAGE(S) FOR SPECIAL COMMENTS FOR NEW APPLICATION TRANSMITTAL

Added page	
(Added Page(s) for Special Comments for New Application 1	Fransmittal [4-1])
FORM 4-1	4-12

Attorn	ey's Docket No	PATENT	
ADDE	ED PAGES FOR APPLICATION TRANSMITTAL WHI PRIOR U.S. APPLICATION(S) CLAIMED		
NOTE:	"In order for an application to claim the benefit of a prior filed copending of application must name as an inventor at least one inventor named in the disclose the named inventor's invention claimed in at least one claim of the manner provided by the first paragraph of 35 U.S.C. 112." 37 CFR 1	e later filed application and the later filed application in	
NOTE:	"In addition the prior application must be (1) complete as set forth in § 1 date as set forth in § 1.53(b) and include the basic filing fee set forth in § date as set forth in § 1.53(b) and have paid therein the processing and rete within the time period set forth in § 1.53(d)." 37 CFR 1.78(a).	1.16; or (3) entitled to a filing	
17. R	lelate Back		
WARN	ING: If an application claims the benefit of the filing date of an earlier filed 120, 121 or 365(c), the 20-year term of that application will be base	ed upon the filing date of the	

If an application claims the benefit of the filing date of an earlier filed application under 35 U.S.C. 120, 121 or 365(c), the 20-year term of that application will be based upon the filing date of the earliest U.S. application that the application makes reference to under 35 U.S.C. 120, 121 or 365(c). (35 U.S.C. 154(a)(2) does not take into account, for the determination of the patent term, any application on which priority is claimed under 35 U.S.C. 119, 365(a) or 365(b).) For a c-i-p application, applicant should review whether any claim in the patent that will issue is supported by an earlier application and, if not, the applicant should consider canceling the reference to the earlier filed application. The term of a patent is not based on a claim-by-claim approach. See Notice of April 14, 1995, 60 Fed. Reg. 20,195, at 20,205.

(complete the following, if applicable)

Amend the specification by inserting, before the first line, the following sentence:

A. 35 U.S.C. 119(e)

NOTE: "Any nonprovisional application claiming the benefit of one or more prior filed copending provisional applications must contain or be amended to contain in the first sentence of the specification following the title a reference to each such prior provisional application, identifying it as a provisional application, and including the provisional application number (consisting of series code and serial number)." 37 C.F.R. § 1.78(a)(4).

"This application claims the benefit of U.S. Provisional Application(s) No(s).:

APPLICATION NO(S).:	FILING DATE
60 / 074,570	February 13, 1998
/	я
/	11

NOTE	applications or international applications of amended to contain in the first sentence of price application, identifying it by application international application number and applications. Cross-references to other § 1.14(b)). 37 C.F.R. § 1.78(2).	the benefit of one or more prior filed copending nonprovisional designating the United States of America must contain or be of the specification following the title a reference to each such tion number (consisting of the series code and serial number) international filing date and indicating the relationship of the related applications may be made when appropriate. (See
	This application is a	
	continuation	
	☐ continuation-in-part	
	☐ divisional	
(	of copending application(s)	
		filed on"
	International Application	filed on
		and which designated the U.S."
NOTE:		T application that entered the U.S. national phase is the U.S. PCT application that designated the U.S.
NOTE:	• • • • • • • • • • • • • • • • • • • •	itted adds subject matter to the International Application, then it or (2) if it is desired to do so for other reasons then the filing
1	□ "The nonprovisional applicati	on designated above, namely application
	Provisional Application(s) No	_, filed, claims the benefit of U.S (s).:
	Provisional Application(s) Not	(s).: FILING DATE
	Provisional Application(s) No	(s).:  FILING DATE
	Provisional Application(s) Not	(s).:  FILING DATE
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	Provisional Application(s) Note  ICATION NO(S).:  /  E: The deadline for entering the national in the Notice of April 28, 1987 (1079  "The Patent and Trademark Office comonth from the priority date if the Unit Preliminary Examination has been filed and until the 32nd month from the provided that to the Patent and Trademark Office to the Patent and Trademark Office international application has not been 20 or 30 month period respectively, the States 20 or 30 months from the prior as paragraph (h) of § 1.494 and paragraph.	(s).:  FILING DATE  FILING DATE  Phase in the U.S. for an international application was clarific

(Rel 45-18/95 Pub (dl5) FORM 4-1.1 4-18

18. Relate Back—35 U.S.C. 119 Priority Claim for Prior Ap	plication
-----------------------------------------------------------	-----------

	country	appln. no.	filed on
The ce	rtified copy(ies) has (hav	ve)	
	been filed on	, in prior application 0	/, which w
	is (are) attached.		
	application communicate a U.S. serial number unles stage is not entered. The prosecution of a continui documents from the folde to request transfer, retriev enter and make a record the priority documents ir stage may not be relied aintenance of Coper The PTO finds it useful if a co-	auling application. This is so becard by the International Bureau is pass the national stage is entered. Such a streets, such certified copies may an application. An alternative would also and transfer them to the continuities the folders, make suitable record of such copies in the Continuing April 1967 on. Notice of April 28, 1987 (1075) and ency of Prior Application on the post copy of the petition filed in the prince of the posts constituting the filing of the	laced in a folder and is not assign in folders are disposed of if the nation not be available if needed later in d be to physically remove the prion in gapplication. The resources requi- notations, transfer the certified cop- poplication are substantial. According ins that have not entered the nation of O.G. 32 to 46).
	November 5, 1985 (1060 0.G		.,
A. [	November 5, 1985 (1060 0.G	i. 27).	
	November 5, 1985 (1060 o.G.) Extension of time in his item must be complete.	i. 27).	n the prior application,
	November 5, 1985 (1060 o.G. Extension of time in his item must be complete if the period	a. 27).  prior application  leted and the papers filed i	n the prior application, n has run.)
m	November 5, 1985 (1060 o.G.  Extension of time in his item must be compared if the period A petition, fee and reuntil	a. 27).  prior application  leted and the papers filed in the prior application	n the prior application, n has run.) n the pending prior applica
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m	November 5, 1985 (1060 o.G.  Extension of time in his item must be complif the period  A petition, fee and reuntil	prior application leted and the papers filed if set in the prior application esponse extends the term in metition filed in prior applica	in the prior application, in has run.) In the pending prior application is attached. Ition is attached. Ition Application
<b>B.</b> [	November 5, 1985 (1060 o.G.  Extension of time in his item must be complete if the period.  A petition, fee and resulting A copy of the period.  Conditional Petition.	prior application leted and the papers filed if the prior application as possible set in the prior application as possible set in the prior application of the filed in prior application for Extension of Time in Prior application filed in prior application for Extension of Time in Prior application filed in Prior appl	in the prior application, in has run.) In the pending prior application is attached. It ior Application It applicable)

# 20. Further Inventorship Statement Where Benefit of Prior Application(s) Claimed

NOTE: "If the continuation, continuation-in-part, or divisional application is filed by less than all the inventors named in the prior application a statement must accompany the application when filed requesting deletion of the names of the person or persons who are not inventors of the invention being claimed in the continuation, continuation-in-part, or divisional application " 37 CFR 1 62(a) [emphasis added] (dealing with the file wrapper continuation situation).

NOTE: "In the case of a continuation-in-part application which adds and claims additional disclosure by amendment, an oath or declaration as required by § 1.63 must be filed. In those situations where a new oath or declaration is required due to additional subject matter being claimed, additional inventors may be named in the continuing application. In a continuation or divisional application which discloses and claims only subject matter disclosed in a prior application, no additional oath or declaration is required and the application must name as inventors the same or less than all the inventors in the prior application." 37 CFR 1.60(c) (dealing with the continuation situation).

(complete applicable item (a), (b) and/or (c) below)

(a)	<b>k</b> ∗k	app	application discloses and claims only subject matter disclosed in the prior lication whose particulars are set out above and the inventor(s) in this lication are
	х		the same.
			less than those named in the prior application. It is requested that the following inventor(s) identified for the prior application be deleted:
			(type name(s) of inventor(s) to be deleted)
(b)		a n	s application discloses and claims additional disclosure by amendment and ew declaration or oath is being filed. With respect to the prior application, inventor(s) in this application are
			the same.
		₹₹	the following additional inventor(s) have been added:
			Joel J. Smejkal
			(type name(s) of inventor(s) to be added)
(c)		The	inventorship for all the claims in this application are
			the same.
		ΚX	not the same. An explanation, including the ownership of the various claims at the time the last claimed invention was made Additional inventor is submitted.    will be submitted.

Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed

[4-1.1]—page 4 of 5)

	EODM 4.1.1	4-20
(Rel 65-10/95 Pub 605)	FORM 4-1.1	<del>V</del> 21/
(Ref O. To) 7 . To the		

4-21

21.	Abandonment of Prior Application (if applicable)		
		Please abandon the prior application at a time while the prior application is pending, or when the petition for extension of time or to revive in that application	
		is granted, and when this application is granted a filing date, so as to make this application copending with said prior application.	
NO	TE: A	ccording to the Notice of May 13, 1983 (103, TMOG 6-7), the filing of a continuation or continuation-in-	

FORM 4-1.1

NOTE: According to the Notice of May 13, 1983 (103, TMOG 6-7), the filing of a continuation or continuation-inpart application is a proper response with respect to a petition for extension of time or a petition to revive and should include the express abandonment of the prior application conditioned upon the granting of the petition and the granting of a filing date to the continuing application.

# 22. Petition for Suspension of Prosecution for the Time Necessary to File an Amendment

WARNING: "The claims of a new application may be finally rejected in the first Office action in those situations where (1) the new application is a continuing application of, or a substitute for, an earlier application, and (2) all the claims of the new application (a) are drawn to the same invention claimed in the earlier application, and (b) would have been properly finally rejected on the grounds of art of record in the next Office action if they had been entered in the earlier application." MPEP, § 706.07(b).

NOTE: Where it is possible that the claims on file will give rise to a first action final for this continuation application and for some reason an amendment cannot be filed promptly (e.g., experimental data is being gathered) it may be desirable to file a petition for suspension of prosecution for the time necessary.

(check the next item, if applicable)

here is provided herewith a Petition To Suspend Prosecution for the Tire	ne
lecessary to File An Amendment (New Application Filed Concurrently)	

### 23. Small Entity (37 CFR § 1.28(a))

Applicant has established small entity status by the filing of a verified statement
in parent application / on
Control of the second of the second of

☐ A copy of the verified statement previously filed is included.

WARNING: "Status as a small entity in one application or patent does not affect any other application or patent, Including applications or patents which are directly or indirectly dependent upon the application or patent in which the status has been established. Applications filed as continuations, divisions or continuations-in-part of a parent application must include a reference to a verified statement filed in the parent application if status as a samil entity is still proper and desired." 37 CFR § 1.28(a).

# 24. NOTIFICATION IN PARENT APPLICATION OF THIS FILING

	n of the filling of this of the following)
	continuation
	continuation-in-part
	divisional

is being filed in the parent application, from which this application claims priority under 35 U.S.C. § 120.

Added Pages for Application Transmittal Where Benefit of Prior U.S. Application(s) Claimed [4-1.1]—page 5 of 5)

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

INVENTORS:

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RAMAT GAN 52236

ISRAEL

JOEL J. SMEJKAL 4714 63RD STREET COLUMBUS, NE 68601

TITLE:

SURFACE MOUNTED FOUR TERMINAL

RESISTOR

THIS APPLICATION IS BASED UPON THE APPLICANTS' PROVISIONAL APPLICATION SERIAL NO. 60/074,570 FILED FEBRUARY 13, 1998.

# BACKGROUND OF THE INVENTION

The present invention relates to a surface mounting four terminal current sensing resistor of very low ohmic value and high stability.

Surface mounted current sensing resistors have been available for the electronic market for many years. Their construction comprises a flat plate made of a resistive alloy like the Cu - Mn - Ni alloy onto which are plated lands of high

conductivity metal forming the four terminals. The voltage-sensing node is set in the resistive alloy.

When applied to ohmic values in the range of a few millohms or less, this construction introduces additional Joule losses due to the resistance between the point of connection of the current carrying wires and the a/m nodes. This leads to an additional temperature rise and results in drifts of the measurements.

The primary object of this invention is to provide an improved very low value surface mounted current sensor characterized by high stability when subjected to high ambient temperatures and to pulses of high power.

A further object of this invention is the provision of a resistor made of an alloy of high resistivity in order to increase its thermal capacity.

A still further object of this invention is the provision of a resistor in which the dimensions of the resistive plate are chosen in a way to minimize the length of the trimming cuts thus avoiding hot spots at points where the current makes a turn of 180 degrees.

A still further object of this invention is the provision of a resistor with terminals made of thick, high thermal conductivity material, which acts also as a heat sink during a power pulse.

A still further object of this invention is the provision of a resistor, which is constructed in a way to be capable of withstanding pulses of high power by choice of materials withstanding high temperatures and by reducing thermal resistance within the resistor.

A further object of this invention is the provision of a resistor which can be mass produced by stamping, laser trimming and coating by methods described in U.S. Patent 5,604,477 and which can receive a high power rating when cemented to a metal base for soldering to a heat sink.

A still further object of this invention is the provision of a resistor that has terminals plated, for interconnection either by soldering or by welding.

#### SUMMARY OF THE INVENTION

A surface mounted resistor is formed by welding to each side of a resistive strip of Ni-Cr alloy two strips, one narrow and another wide, of a Ni plated high conductivity copper. The thickness and width of the resistive strip are chosen to form a resistance value below but close to the requested target, and therefore to minimize the extent of posterior laser trimming. This composite strip is punched to form individual resistors in a way described in the U.S. Patent No. 5,604,477, but with an additional slot in the terminations in order to divide them into distinct current and sense pads, the current pad being at least twice as long as the sense pad. The depth of the slots is optimized to get the best stability of resistance readings with changing ambient temperature and under influence of the self-heating effect. The punched resistors remain attached to the wide copper strip by one current pad. This configuration permits four terminal (Kelvin) measurements of resistors on a continuous strip during subsequent trimming operation.

Solder coating is applied to the pads in case the application calls for interconnection by soldering.

When the intended interconnection is by ultrasonic bonding of aluminum wires, the Nickel coating applied before welding the strips serves this purpose. Next, the resistors are cut off the strip.

#### DESCRIPTION OF THE DRAWINGS

Fig. 1 is a perspective view of the device of this invention;

Fig. 2 is an end elevational view;

Fig. 3 is a top plan view;

Fig. 4 is a top plan view of a punched wide copper strip, and

Fig. 5 is a side elevational view of Fig. 4.

# DESCRIPTION OF THE PREFERRED EMBODIMENT

The numeral 10 designates the resistor of this invention. It includes a resistor plate 12 with a pair of pads 14 secured thereto. Each pad has a current pad portion 16 and a sense pad portion 18. Resistor 10 is adapted for mounting on substrate 20. Specifically, the surface mounted resistor 10 is formed by welding to each side of the resistive strip 12 of Ni-Cr alloy two strips 14, one narrow and another wide, of a Ni plated high conductivity copper. The thickness and width of the resistive strips 12 are chosen to form a resistance value below but close to the requested target, and therefore to minimize the extent of posterior laser trimming. This composite strip is punched on lines

22 (Fig. 4) to form individual resistors 10 in a way described in the U.S. Patent No. 5,604,477 (incorporated herein by reference), but with an additional slot 24 in the terminations in order to divide them into distinct current and sense pads, the current pad 16 being at least twice as long as the sense pad 18. The depth of the slots is optimized to get the best stability of resistance readings with changing ambient temperature and under influence of the self-heating effect. One current pad 16 of the punched resistors remains attached to the wide copper strip 26. This strip 26 configuration permits four terminal (Kelvin) measurements of resistors on a continuous strip during subsequent trimming operation.

As previously indicated, solder coating is applied to the pads in case the application calls for interconnection by soldering.

When the intended interconnection is by ultrasonic bonding of aluminum wires, the Nickel coating applied before welding the strips serves this purpose. Next, the resistors 10 are cut off of the strip 26 on lines 14.

In case the application calls for mechanical assembly by soldering the device to a metal substrate 20, the resistors 10 are bonded with electrically insulating cement of high thermal conductivity to a metal base. The bottom of the base may be plated with nickel and gold for better solderability to the substrate.

The layers of resistor 10 are secured together with a high thermal conductivity dielectric cement, such as ceramic powder filled high temperature

cements. Use of beryllium oxide in such cements is a component that functions well.

## I claim:

1.

A surface mounted terminal resistor, comprising a flat metal resistance plate having opposite side surface portions,

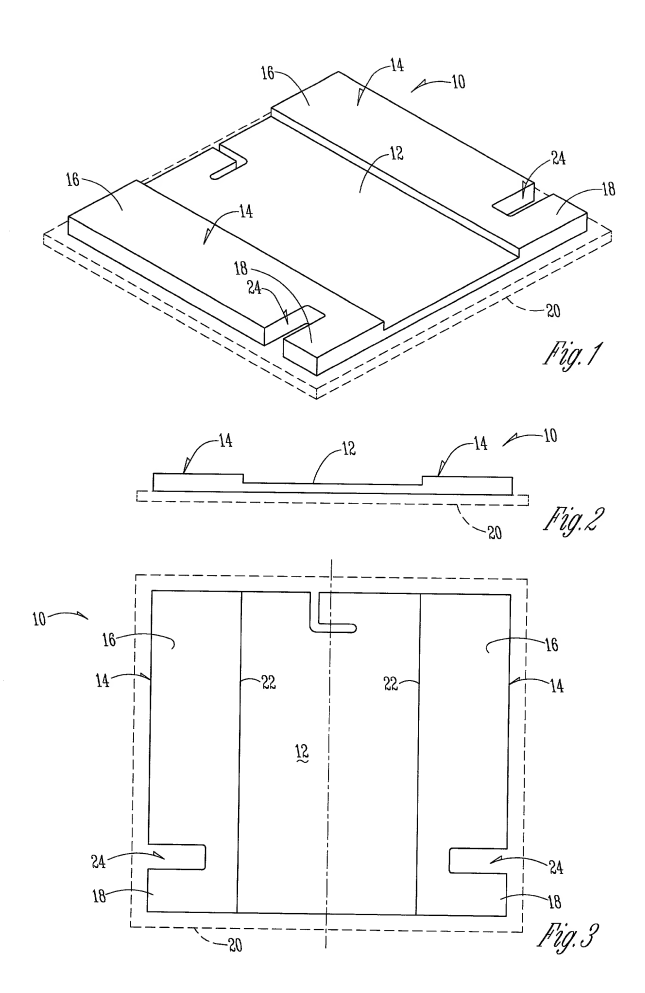
- a pair of spaced terminal plates secured to said side surface portions,
- said terminal plates each having a current pad portion and a sense pad portion separated by a transverse slot only in the terminal plates, with each pad portion comprising terminal connection areas,
- said current pad portion having a length greater in a direction from said slot than the corresponding length of said sense pad portion.

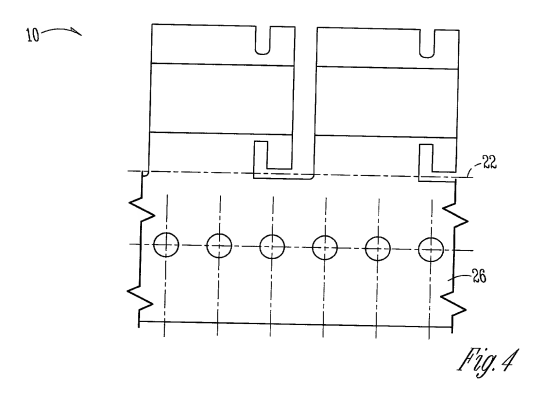
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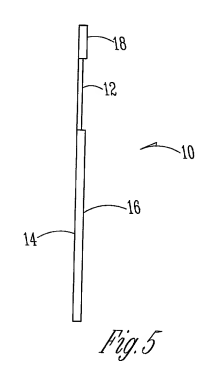
The resistor of claim 1 wherein said resistance plate and said terminal plates are bonded to a metal substrate with a high thermal conductivity dielectric cement.

# ABSTRACT OF THE INVENTION

An electrical resistor has a surface mounted four terminal current sensor of a very low resistance value and capable of handling short pulses of high power. It comprises a flat metal late, 1 to 50 mils thick, of an alloy of high electrical resistivity, to which are welded, on two opposite sides, two flat metal plates of very high electrical conductivity which serve as terminations for electrical interconnection. A slot is cut, from the outside edge toward the center, into each of the two termination plates which divides them into a wide pad for connection of current carrying wires and a narrow one for voltage sensing. The depth of the slots is optimized to get the best stability of resistance readings with changing ambient temperature and under influence of the self-heating effect.







#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

#### COMBINED DECLARATION AND POWER OF ATTORNEY

#### FOR JOINT INVENTORS

As the below named coinventors, we hereby declare that:

Our residences, post office addresses and citizenships are as stated below next to our names. We believe we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled as follows: SURFACE MOUNTED FOUR TERMINAL RESISTOR, the specification and drawings of which are attached hereto.

We hereby state that we have reviewed and understand the contents of the above identified specification and drawings, including the claims, as amended by any amendment referred to above.

We acknowledge the duty to disclose information which is material to patentability as defined in Title 37, Code Of Federal Regulations, Section 1.56. We further declare that no application for patent or inventor's certificate on this invention has been filed by us, our legal representatives or assigns in any country foreign to the United States of America except as identified below:

United States Provisional Application Serial No. 60/074,570, filed February 13, 1998.

And we hereby appoint ZARLEY, McKEE, THOMTE, VOORHEES & SEASE, comprising Donald H. Zarley, Registration No. 18,543; Bruce W. McKee, Registration No. 19,651; Dennis L. Thomte, Registration No. 22,497; Michael G. Voorhees, Registration No. 25,715; Edmund J. Sease, Registration No. 24,741; Mark D. Hansing, Registration No. 30,643; Kirk M. Hartung, Registration

No. 31,021; Daniel J. Cosgrove, Reg. No. 36,770; Michael R. Crabb, Registration No. 37,298; Heidi Sease Nebel, Registration No. 37,719; Wendy K. Hartung, Registration No. 39,705; Jeffrey D. Harty, Registration No. 40,639; and James A. Napier, Registration No. 42,205; Suite 3200, Des Moines, Iowa 50309, Telephone 515-288-3667, our attorneys to prosecute this application and to transact all business in the Patent Office connected therewith.

We hereby declare that all statements made herein are of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

### SIGNATURES

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This declaration ends with this page.